UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

LOUISIANA HEALTH SERVICE & INDEMNITY COMPANY D/B/A BLUE CROSS AND BLUE SHIELD OF LOUISIANA, HMO LOUISIANA, INC., and DAVID MITCHELL, individually and on behalf of all others similarly situated,

Plaintiffs.

Case No. 1:23-cv-07871

v.

CELGENE CORPORATION, BRISTOL MYERS SQUIBB COMPANY, ANTHONY INSOGNA, and JEROME ZELDIS,

Defendants.

PLAINTIFFS' NOTICE OF VOLUNTARY DISMISSAL OF DEFENDANTS AUROBINDO PHARMA LIMITED, AUROBINDO PHARMA USA, INC., AUROLIFE PHARMA LLC, AND EUGIA PHARMA SPECIALTIES LIMITED

Pursuant to Fed. R. Civ. P. 41(a)(1)(A)(i), the plaintiffs, Louisiana Health Service & Indemnity Company d/b/a Blue Cross and Blue Shield and HMO Louisiana, Inc., voluntarily dismiss all claims asserted against defendants Aurobindo Pharma Limited, Aurobindo Pharma USA, Inc., Aurolife Pharma LLC, and Eugia Pharma Specialties Limited (collectively Aurobindo) in the above-captioned matter, without prejudice.

Rule 41(a)(1)(A) provides for voluntary dismissal of an action by a plaintiff. Should the plaintiff file a notice of dismissal before the service of an answer or motion for summary judgment by the opposing party, Fed. R. Civ. P. 41(a)(1)(A)(i) applies and allows dismissal without a court order. Aurobindo has neither answered the complaint nor filed a motion for summary judgment.

The plaintiffs voluntarily dismiss all claims against Aurobindo in the above-captioned matter, without prejudice.

Dated: December 19, 2023 Respectfully Submitted,

Whitney Street

Whitney E. Street (N.Y. Bar No. 4521084)
Thomas M. Sobol (admitted pro hac vice)
Kristen A. Johnson (admitted pro hac vice)
Claudia Morera (admitted pro hac vice)
Sophia Weaver (pro hac vice forthcoming)
HAGENS BERMAN SOBOL SHAPIRO LLP
One Faneuil Hall Square, 5th Floor

Boston, MA 02109 Telephone: (617) 482-3700 Facsimile: (617) 482-3003

tom@hbsslaw.com kristenj@hbsslaw.com whitneyst@hbsslaw.com claudiam@hbsslaw.com sophiaw@hbsslaw.com

Counsel for Louisiana Health Service & Indemnity Company d/b/a/ Blue Cross and Blue Shield of Louisiana, HMO Louisiana, Inc., David Mitchell, and the proposed class and subclasses

James R. Dugan II (pro hac vice forthcoming)
David S. Scalia (pro hac vice forthcoming)
TerriAnne Benedetto (N.Y. Bar No. 4740700)
Glenn E. Mintzer (pro hac vice forthcoming)
THE DUGAN LAW FIRM, LLC
One Canal Place, Suite 1000
365 Canal Street
New Orleans, LA 70130
Telephone: (504) 648-0180
Facsimile: (504) 648-0181
jdugan@dugan-lawfirm.com
dscalia@dugan-lawfirm.com
tbenedetto@dugan-lawfirm.com
gmintzer@dugan-lawfirm.com

Counsel for Louisiana Health Service & Indemnity Company d/b/a/ Blue Cross and

Blue Shield of Louisiana, HMO Louisiana, Inc., the proposed class, and the third party payor subclass

John Radice (pro hac vice) Kenneth Pickle (pro hac vice) RADICE LAW FIRM, P.C. 475 Wall Street Princeton, NJ 08540 Telephone: (646) 245-8502 Facsimile: (609) 385-0745 jradice@radicelawfirm.com kpickle@radicelawfirm.com

Counsel for David Mitchell, the proposed class, and the consumer subclass

Richard Sherburne, Jr. Jessica W. Chapman Douglas M. Chapoton Erica S. Aguillard 5525 Reitz Avenue (70809) Post Office Box 98029 Baton Rouge, Louisiana 70898-9029 Telephone: (225) 298-1666 Facsimile: (225) 297-2760 Richard.Sherburne@bcbsla.com Jessica.Chapman@bcbsla.com Douglas.Chapoton@bcbsla.com Erica.Aguillard@bcbsla.com

Counsel for Louisiana Health Service & Indemnity Company d/b/a/ Blue Cross and Blue Shield of Louisiana, HMO Louisiana, Inc.

SO ORDERED.

Edgardo Ramos, U.S.D.J. Dated:December 20, 2023

New York, New York

CERTIFICATE OF SERVICE

I, Whitney E. Street, certify that, on this date, the foregoing document was filed electronically via the Court's CM/ECF system, which will send notice of the filing to all counsel of record, and parties may access the filing through the Court's system.

Dated: December 19, 2022 /s/Whitney E. Street
Whitney E. Street